

ILLEGIB

Approved For Release 2003/02/27 : CIA-RDP80B01676R002200020004-4

ILLEGIB

ILLEGIB

Approved For Release 2003/02/27 : CIA-RDP80B01676R002200020004-4

MEMORANDUM FOR THE RECORD

SUBJECT:

TOP SECRET

Copy 4 of 4 copies

EX 4

PERSONNEL/DPD
TJS #155835

3/19/56

1. The candidate was questioned as to his acceptance and understanding of all conditions outlined in the first interview. An affirmative answer was given.
2. The need for security and restriction of all information given at any time relative to this project was reiterated.
3. A hypothetical mission was described involving deep penetration over-flight of Soviet Bloc countries in single engine equipment superior to any with which the candidate is now familiar. The purpose behind such a mission was described as the collection of intelligence, possibly electronically, which is not now available to the Western Power countries. A discussion of capture or non-return from mission ensued with the understanding that the candidate would at a later date be more able to evaluate for himself the risk involved. It was stated that all persons concerned in this activity, including Air Force personnel, to whom the proposition had originally been made had felt that the risks involved were of reasonable proportion. The candidate was assured that he was not being required to accept or sign a contract at this time but would have at least two or three more weeks in which to consider our proposition.
4. The terms of the contract were outlined, i.e., General Duty status pay at \$775 per month, Operational Duty status at \$1500 per month, with a bonus of \$1000 per month accruing after arrival at the operational site. The payment of the bonus either in total or in part would be left largely to the jurisdiction of the senior member of the overseas unit. It was further explained that this individual would be of a type similar to the CO's with whom the candidate had had contact. The terms of the insurance coverage and leave arrangements were explained.
5. With an affirmative reaction from the candidate, the problem of developing an explanation for his employment during the period of the contract was briefly explored and it is the intention of the parties concerned that such explanation will be jointly finalized upon the completion of the processing requirements.
6. The candidate was advised that through _____ he would be notified of the date, time and place for physical examination and that official orders would be provided to cover this.
7. It was outlined to the candidate that steps designed to examine his background and personal reputation will have to be undertaken and the candidate agreed that this was acceptable to him.

ACKNOWLEDGED:

EXHIBIT 4

TOP SECRET

Document No. _____
 No Change In Class. ☐
☐ Declassified
 Class. Changed to: TS (S) C
 Next Review Date: _____

25X1 HR 70-3
 Date: 10-3-91

220014